Grant, Meredith

From: Bland, Avi'el < Avi'el.Bland@senate.ga.gov>

Sent: Tuesday, February 09, 2016 3:51 PM **To:** Bayne, David

Subject: SB 308

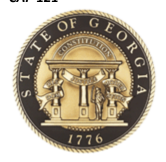
Attachments: LC372121.pdf

Hi David!

Sorry for the delay, caught me during a busy time this morning but I have the latest version of the bill attached for you.

Best,

Avi'el Bland Legislative Assistant for Senator Renee Unterman, District 45 (O): (404) 463-1368 Senator Lester Jackson, District 2 (O): (404) 463-5261 CAP 121



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Thank you.

	offers the following
substitute to SB 308:	

A BILL TO BE ENTITLED

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AN ACT To amend Title 31 of the Official Code of Georgia Annotated, relating to health, so as to establish the Positive Alternatives for Pregnancy and Parenting Grant Program; to provide for a purpose; to provide for definitions; to provide for administration and duties; to provide for grant services; to provide criteria; to provide for record maintenance and reporting; to provide for reports to the General Assembly; to provide for funding; to provide for redesignation of certain Code provisions and conforming changes; to expand authorized expenditure of contributed funds; to provide for related matters; to repeal conflicting laws; and for other purposes. BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA: **SECTION 1.** Title 31 of the Official Code of Georgia Annotated, relating to health, is amended by designating the existing provisions of Chapter 2A, relating to the Department of Public Health, as Article 1. **SECTION 2.** Said title is further amended in Chapter 2A, relating to the Department of Public Health, by adding a new article to read as follows: "ARTICLE 2 31-2A-30. This article is passed pursuant to the authority of Article III, Section IX, Paragraph VI(i) of the Constitution. 31-2A-31.

As used in this Code section, the term:

	LC 37 2121S
23	(1) 'Attending physician' means the physician who has primary responsibility at the time
24	of reference for the treatment and care of the client.
25	(2) 'Client' means a person seeking or receiving pregnancy support services.
26	(3) 'Contract management agency' or 'agency' means a nongovernmental charitable
27	organization in this state which is a 501(c)(3) tax-exempt organization under the Internal
28	Revenue Code of 1986 and whose mission and practice is to provide alternatives to
29	abortion services to medically indigent women at no cost.
30	(4) 'Direct client service providers' or 'providers' means nonprofit organizations with a
31	contractual relationship with the contract management agency and that provide direct
32	pregnancy support services to clients at no cost.
33	(5) 'Medically indigent' means a person who is without health insurance or who has
34	health insurance that does not cover pregnancy or related conditions for which treatment
35	and services are sought and whose family income does not exceed 200 percent of the
36	federal poverty level as defined annually by the federal Office of Management and
37	Budget.
38	(6) 'Pregnancy support services' means those services that encourage childbirth instead
39	of voluntary termination of pregnancy and which assist pregnant women or women who
40	believe they may be pregnant to choose childbirth whether they intend to parent or select
41	adoption for the child.
42	(7) 'Program' means the Positive Alternatives for Pregnancy and Parenting Grant
43	Program.
44	(8) 'Trust fund' means the Indigent Care Trust Fund created by Code Section 31-8-152.
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45	31-2A-32.
46	There is established within the department the Positive Alternatives for Pregnancy and
47	Parenting Grant Program. The purpose of the grant program shall be to promote healthy
48	pregnancies and childbirth by awarding grants to nonprofit organizations that provide
49	pregnancy support services.
50	<u>31-2A-33.</u>
51	(a) The department shall oversee the program and is authorized to contract with a contract
52	management agency to administer the program.

- 53 (b) The contract management agency selected by the department shall:
- 54 (1) Create a grant application process;
- 55 (2) Evaluate grant applications and make recommendations to the department;
- (3) Communicate acceptance or denial of grant applications to direct client service 56 57 providers;

38	(4) Monitor compliance with the terms and conditions of the grant;
59	(5) Maintain records for each grant applicant and award; and
60	(6) Coordinate activities and correspondence between the department and direct client
61	service providers.
62	<u>31-2A-34.</u>
63	The services which shall be funded by this program include:
64	(1) Medical care and information, including but not limited to pregnancy tests, sexually
65	transmitted infection tests, other health screening, ultrasound service, prenatal care, and
66	birth classes and planning;
67	(2) Nutritional services and education;
68	(3) Housing, education, and employment assistance during pregnancy and up to one year
69	following a birth;
70	(4) Adoption education, planning, and services;
71	(5) Child care assistance if necessary for the client to receive pregnancy support services:
72	(6) Parenting education and support services for up to one year following a birth;
73	(7) Material items which are supportive of pregnancy and childbirth including, but not
74	limited to, cribs, car seats, clothing, formula, or other safety devices; and
75	(8) Information regarding health care benefits, including but not limited to, available
76	Medicaid coverage for the client for pregnancy care that provides health coverage for the
77	client's child upon his or her birth.
78	<u>31-2A-35.</u>
79	(a) Grants shall be awarded to direct client service providers annually on a competitive
80	basis in accordance with guidelines and criteria established pursuant to this article.
81	(b) The department shall, with input from the agency, determine the maximum grant
82	amount to be awarded to each direct client service provider, and such grant amount shall
83	not exceed 85 percent of the annual revenue for the prior year of any provider.
84	(c) The grant agreement entered into between the agency and a direct client service
85	provider shall stipulate that the grant shall be used to provide pregnancy support services
86	pursuant to Code Section 31-2A-34. The agreement shall further stipulate that a direct
87	client service provider shall not perform, promote, or act as a referral for an abortion and
88	that grant funds shall not be used to promote or be otherwise expended for political or
89	religious purposes, including, but not limited to, counseling or written material.

90	<u>31-2A-30.</u>
91	(a) In order to be considered for a grant under this article, each direct client service
92	provider shall:
93	(1) Be a nonprofit organization incorporated in this state with a tax-exempt status
94	pursuant to Section 501(c)(3) of the Internal Revenue Code of 1986;
95	(2) Have a primary mission of promoting healthy pregnancy and childbirth;
96	(3) Have a system of financial accountability consistent with generally accepted
97	accounting principles, including an annual budget;
98	(4) Have a board that hires and supervises a director who manages the organization's
99	operations;
100	(5) Have provided pregnancy support services for a minimum of one year;
101	(6) Offer, at a minimum, pregnancy tests and counseling for women who are or may be
102	experiencing unplanned pregnancies;
103	(7) Provide confidential and free pregnancy support services;
104	(8) Provide each pregnant client with accurate information on the developmental
105	characteristics of babies and of unborn children, including offering the printed materials
106	described in Code Section 31-9A-4 on fetal development and assistance available
107	following a birth;
108	(9) Ensure that grant money is not used to encourage or affirmatively counsel a client to
109	have an abortion unless such abortion is necessary to prevent her death, to provide her an
110	abortion, or to directly refer her to an abortion provider for an abortion; and
111	(10) Maintain confidentiality of all data, files, and records of clients related to the
112	services provided and in compliance with state and federal laws.
113	(b) The department shall publish the direct client service provider criteria on its website.
114	<u>31-2A-37.</u>
115	Each direct client service provider shall maintain accurate records and report data to the
116	agency annually on forms and in the manner required by the department. Reports shall
117	include the number of clients who:
118	(1) Utilized pregnancy support services;
119	(2) Are pregnant;
120	(3) Chose childbirth after receiving pregnancy support services; and
121	(4) Chose adoption after receiving pregnancy support services.
122	Each provider may be required to provide other information and data at the discretion of
123	the department.

124	<u>31-2A-38.</u>
125	Confidentiality of all data, files, and records of clients related to the services provided
126	under this article shall be maintained by the department, contract management agency, and
127	direct client service providers pursuant to federal and state laws related to privacy of
128	medical records, including requirements under the federal Health Insurance Portability and
129	Accountability Act of 1996, P.L. 104-191.
130	31-2A-39.
131	The agency shall conduct an annual audit of each direct client service provider by an
132	independent certified public accountant within 120 days of the completion of its fiscal year
133	verifying that it has complied with all requirements of this article and any other
134	requirements of the department.
135	31-2A-40.
136	(a) The department shall annually report to the General Assembly on its use of trust funds
137	appropriated to the department pursuant to this article.
138	(b) The department shall also provide an annual report no later than September 30 of each
139	year beginning September 30, 2017, which shall provide the following information for the
140	immediately preceding fiscal year:
141	(1) The amount of any contributions or other funding received;
142	(2) The total amount of expenses; and
143	(3) The amount of trust funds disbursed through the agency to direct client service
144	<u>providers.</u>
145	(c) The reports required by this subsection shall be made available to the public free of
146	charge by electronic means and in such other manner as the department deems appropriate.
147	<u>31-2A-41.</u>
148	The department is authorized to accept donations, contributions, and gifts and receive,
149	hold, and use grants, devises, and bequests of real, personal, and mixed property on behalf
150	of the state to enable the department to carry out the functions and purposes of this article."
151	SECTION 3.
152	Said title is further amended by revising Code Section 31-8-154, relating to authorized
153	expenditure of contributed funds, as follows:

154	"31-8-154.
155	All moneys contributed and revenues deposited and transferred to the trust fund pursuant
156	to this article and any interest earned on such moneys shall be appropriated to the
157	department for only the following purposes:
158	(1) To expand Medicaid eligibility and services;
159	(2) For programs to support rural and other health care providers, primarily hospitals,
160	who serve the medically indigent;
161	(3) For primary health care programs for medically indigent citizens and children of this
162	state; or
163	(4) For the Positive Alternatives for Pregnancy and Parenting Grant Program established
164	under Article 2 of Chapter 2A of this title; or
165	(4)(5) Any combination of purposes specified in paragraphs (1) through $(3)(4)$ of this
166	Code section."
167	SECTION 4.
168	Said title is further amended in Code Section 31-8-156, relating to appropriation of state
169	funds by General Assembly, by revising subsection (b) as follows:
170	"(b) An appropriation pursuant to subsection (a) of this Code section shall specify each
171	purpose, if any, as specified in paragraphs (1) through (4) (5) of Code Section 31-8-154,
172	for which the trust funds are appropriated thereby."
173	SECTION 5.
174	All laws and parts of laws in conflict with this Act are repealed.